

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F034854 Carlson v. Yosemite Lakes Owners Association et al.

The judgment is affirmed. Costs are awarded to respondents.
Wiseman, J.

We concur: Buckley, Acting P.J.; Cornell, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F036943 In re Cynthia M., a Minor

No brief or request for extension of time having been filed within
the time provided, the appeal is dismissed.

**F036205 Padres Hacia Una Vida Mejor et al. v. Gray Davis, Governor et al; County of
Kern et al.**

F037832

F037828

Movant's and Appellant's motions to consolidate the above-
entitled cases are granted. Ruling on consolidation of F037576 into
F036205 is deferred pending receipt of respondents' formal opposition
pleading.

F037836 Vanlandingham v. Superior Court, Stanislaus County; Vanlandingham

Petitioner having filed an abandonment and/or request for
dismissal of appeal, IT IS HEREBY ORDERED that the above-
entitled action is dismissed.

F032835 People v. Bowman

Filed modification of opinion (no change in judgment) Levy, J.

We concur: Vartabedian, Acting P.J.; Harris, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F032835 People v. Bowman

Appellant's petition for rehearing filed herein is denied. (included
in modification of opinion)

IN THE

Court of Appeal of the State of California

IN AND FOR THE

Fifth Appellate District

F033553 Frobose v. Halley et al.

The judgment is affirmed. Costs to respondents. Harris, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F034466 People v. Carrillo

The conviction and sentence on count II is reversed and the count II charge is dismissed. In all other respects, the judgment is affirmed. The trial court is directed to prepare an amended abstract of judgment and to forward copies thereof to all appropriate authorities. Harris, J.

We concur: Vartabedian, Acting P.J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

F034336 People v. German

The judgment is modified by striking from it the true finding and the corresponding punishment imposed under subdivision (e)(2) of section 667.61. As so modified, the judgment is affirmed. Dibiaso, Acting P.J.

We concur: Harris, J.; Levy, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]